advertising is due after first insertion, upless

sugar cane has not been injured in Lou- uber islana by the cold. This will enable our

missed. Reason given by the Attorney General that Gov. Crittendon would not par lon Dick Liddell and the State could not convict without his testimony.

ing interests are the only ones which do not think the producer needs anything but plenty of hard work.

We cannot and will not publish annovinous communications. We make this statement for the benefit of a "Farmer" and others who want to enlighten the Legislature on questions before that discussion of all public questions, but we money is expended, must have the author's name.

A SECOND FAIL WAS STRUCK by the train Winston and Clay. This bill gives the following as the new schedule: In Winston and Pike counties with Brien, Butler, Caldwell, Clemens, Cory, miles from Eutah, on Monday night. Two conches, the ladies car and sleeper In Clay third Monday in January and for gest, though some slight brusies and big Monroe sounty. scarce. It was a wonderful escape.

Yazim City Herald, and is succeeded in To the Committee on Public Health and ss man, takes charge as publisher. We

the law prohibiting the sale of intoxicating liquors within five miles of the House, some Senators wished to reconMr. Beynolds—To enlarge the powers of the corporate authorities of the city of Absider the vote rejecting the bill on its first reading, but the Senate refused so

Statute books needs overhauling somuch vote. and all the safe guards that can be devised should be thrown around them, in their selection and while engaged on

States. Their prosperity we have not envied. Our people are bone of 3. Amend section 8 by filling the blank with "nine thousand" 3. Amend by additional section, to-wit: their bone and flesh of their flesh, and they should not withhold their aid and exposition exhibition at New Orleans and out of the appropriation heretofore made may expend such an amount as to them may seem proper under all the circuit court in Lawrence county.

That the Board of their flesh, and culture shall aid and co-operate with the culture shall aid and co-

the work will go forward as soon as for the bill: of planning and publishing about the and insert; Exposition, and the general outside

speech on the passage of the charter of the Port Gibson and Alabama Railroad Company, alluded to the fact that large tion to declare all land grants void when question recurring on the motion Barksdale, Mr. Van Enton, Mr. Single 16 to 16:

SENATE-TWENTY-RIGHTH DAY.

MONBAY, February 11, 1884. 1 00 Senate met pursuant to adjournment 2 00 Lieut.-Governor Shands in the Chair. Members present: Burkitt, Dickson, Dillard, Eaton, Gayles,

Harvey, Hyer, Keith, Kyle, Mitchell, Owen,

No quorum answering to roll call, on motion of Mr. Eaton, the Sergeant-at-Arms was directed to seek the absent members. After some search the Sergeant-at-Arms re-ported that no absent Senators could be

Mr. Hyer presented the credential of Mr. Martin Marshall, Senator-elect from the 25th District, elected to fill the unexpired term of Hon. W. R. Spears, deceased. As there was no quorum present, the President decided the matter could not be considered by the Senate. At 10:20 a. m., on motion of Mr. Smith.

SENATE-TWENTY-NINTH DAY.

TUESDAY, Feb. 12th, 1884. The Senate met pursuant to adjournment, Lt.-Governor Shands in the Chair. Prayer by Rev. Alex. Watkins. All members present except Mr. Roane of

Mr. Hyer presented the credentials of Mr Martin Marshal, Senator elect from the 25th District, and introduced him to the

tended to the following gentlemen: Messrs.
R. C. Patty, J. C. Williams, Jacob Haiberg and J. M. Boone, of Noxubee; W. C. Bestylsons We learn with much satisfaction that of Itawamba; Hon, N. B. Augustus, of Noxneighbors to make us sugar, good sugar, Capt. Frank Burkitt, of Chickasaw; Hon. without asking the consumer to pay them J. H. Nevills, of Kemper; D. Mitchell, of without asking the consumer to pay them Holmes; W. S. Patton, of Lee; Hon. J. L. bogus—called protection—to make it. Collins, of Yalohusha, and Mr. A. L. Jackson, of Calhoun.

Blue Cut robbery in 1881 has been dispeal of all laws imposing a tax on privi-leges. Referred to Committee on Finance

Bills were introduced and referred as

To the Committee on Corporations FARMERS UP IN ARMS .- Senator Mr. Martin -To amend an act to consol-Vance of North Carolina, says the farm. idate and reduce into one the several acts incorporating the town of Port Gibson for other purposes, approved April are unprotected. Many people who do 12, 1876, so as to provide for the filling of not labor to produce anything themselves vacancies in the offices of Mayor and Al dermen, and for other purposes. To the Committee on Counties and County

Boundaries: Mr. Gage-To authorize the board of supervisors of Grenada county to have the record of deeds indexed To the Committee on Universiti-

Mr. Powel-To require the trustees of certain institutions to whom money is appropriated to make biennial reports to the To Judiciary Committee:

Mr. Burkitt To change the time of

To Committee on Railroads: Mr. Sykes-To incorporate the Tombigbee Railroad Company, and to declare its powers and privileges.

vinous, spirituous or mult liquors in the county.
town of Cartlagre, Leake county, or within | To Committee on Militin: Mr. Dickson-Prohibiting the sale or

giving away of intoxicating liquors in the county of Simpson and for other purposes. To Committee on Registration and Elec-

vide for the publication and delivery of nemorial addresses on the life and services of General Samuel J. Gholson, by Hon, J. F. LET Judge Brien's jury law have a H. Claiborne. This resolution was read a careful investigation-no law on the third time and passed by a manimous

Senate bill No. 70-To continue the Department of Immigration and Agriculture To Committee on Finance: Grand and petty juries have great power, in pursuance of the constitution.

The Committee on Immigration and

mendments:
1. Amend section 6 so as to read as follows: That the salary of said commissionfifty dollars per annum, and actual travel-The people of the great valley have ling expenses not to exceed two hundred and lifty dollars per annum.

ment to said third smendment:

Amend the additional section by striking out the last clause after the word New Or
Mount Pleasant and within three miles

ible." There has been a vast amount Strike out all after the enacting clause Section 1st. That section 12 of an act to

opinion is that unless some real work is commenced at once, the time will arrive pursuant to article 12, section 23 of the Constitution and for other purposes, apsreby re-enscied and that this act take On motion of Mr. Roane of Cathoun, said substitute was laid on the table.

The bill was then passed by a vote of 25 Eaton, Gage, Gayles, Guyton, Hamilton of thinds, Hamilton of Holmes, Harvey, Henderson, Jeffords, Martin, Mitchell Owen, Packwood, Simonton, Sykes, Terry, Walker, Whitney, Wilson and Marshall. Democratic doctrine against subsidies is Kyle, Noland, Powel and Smith. The special order for 1 p. m. was taken

mended by the Committee on Railroads as complied with, our Congressmen spoke topears on the journal of the 6th inst. and voted against the proposition. Mr. The motion to table was lost by a vote of ton and Mr. Jeffords spoke against the bill and especially urged the claims of the Ship Island Pattern A. Single Year Messrs. Boone, Boyd, Burkitt, and to encourage the Ship Island Pattern A. Single Year Messrs. Boone, Boyd, Burkitt, and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Single Year Mr. Single Year Messrs. Boone, Boyd, Burkitt, and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Single Year Mr. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Baker T. and to encourage the Ship Island Pattern A. Single Year Mr. Baker T. A.

of our Congressmen voted against the bill. When Northern Corporations are to be benefitted, Congress is latitudinary; when Southern subsidies are asked for.

Walker and Wilson.

Navs—Messrs, Brenham, Dickson, Dillegal, Dickson, Dillegal, Eaton, Gayles, Hamilton of Hinds, Iard, Ia

133 Boye. BULARI

JACKSON, MISSISSIPPI, WEDNESDAY, FEBRUARY 20, 1884. No. 8. VOL. XLVH.

ferred as follows:

laws of Leaks county. school district in the county of Hinds.

House bill No. 241-To incorporate the Caledonia Branch Railroad Company. No. 451-To incorporate a street railroad in the city of West Point.

Warren and Madison counties during the

No. 629—To anthorize the board of snpervisors of Monroe county to contract for the correction and completion of the general reference index to the land deeds of

No. 629—To anthorize the board of snpervisors of Monroe county to contract for sippi River and Deer Creek Railroad Company.

Senate bill—To incorporate the Mississippi River and Deer Creek Railroad Company.

Senate bill—To prohibit officers from the ficense.

3. Amend section 1 by adding "Prospection of the words "as far as a point of the words to the town of Brookhaven or any incorporate the bill—To prohibit officers from the recommended the adding the words as far as a point of the words "as far as a point of the words are a point of the words "as far as a point of the words are a point

stock from running at large in certain countries, approved March 5, 1882 and to make ham. Eason, Evans, Ferguson, Gordon, Simonton Smith, Terry, Wilson. barbed wire fences lawful in DeSoto Gore, Govan, Guynes, Hardin, Harper,

body. Our columns are open for the Legislature of the manner in which said of supervisors of the c unties of Hancock, McDouald, McLeod, McNeely, Mitchell, shall, Noland, Roane of Calhoun, Syker, Jackson, Greene, Perry and Marion additional compensation for services rendered as prescribed in sections 2124 to 2163 C so Rowan, Selman, Settle, Simpson, Under-Jackson, Greene, Perry and Marion addiolding the circuit court in the counties of No. 592 To require the Secretary of Mr. Speaker. 61

> No. 591 - To provide reasonable compen- Bolivar, Mont day in July and for eighteen days or less, sation for the clerks of the circuit courts of of Issequena, Moore of Mouroe, Moore of

pervisors of Lowndes, Holmes and Tate counties, to furnish to the road overseers of sale of intoxicating liquors in the town of Airmount, in Yalobusha, and within five visors of Monroe county to seil the poor house in said county and purchase other

No. 606 - To amend chapter 305 of the To the Committee on Claims:

Mr. Hyer-For relief of J. A. Huggins of To the Committee on Corporations: amend the charter of the town of Fayette. vote of 54 ayes, 39 mays.

No. 604-To repeal the first section of

of the town of Abbeville, in Lafayette Judiciary. town of Wesson.

No. 450—To repeal an act to amend secdistribution of common school fund. Ed-

No. 613 -To provide for the payment of No. 199-To decrease the official bo the sheriffs of all counties included under the act of December 2, 1858.

Sykes, of Monroe county. To the Judiciary Committe: No. 356 For relief of Roberta Beard, minor, of Grenada county.

No. 632—To change the time of holding Perry and Greene. Roads and Ferries.

No. 2333 - To prohibit the selling or giva lopted by the building committee, and third amendment as amended was adopted. ing away of intoxicating liquors within

To the Committee on Levees organize and regulate the duties of the de-

certain the exact outstanding indebtedness of the liquidating levee district and for the name of Eureks, the present county seat of Sunflower county, in this At 9 o'clock p. m. the Senate adjourned

HOUSE-THIRTY-FIRST DAY:

Mr. McLeod — To repeal chapter 73, Code, in relation to prisoners in a county jail.

Mr. Baker — To amend section 806, Code, and to encourage the raising of blooded the Ship Island Railroad Company. All Walker and Wilson.

Mr. Guyace 10 amends the Chaims of the Ship Island Railroad Company. All Walker and Wilson.

The following constitutional amendments the Ship Island Railroad Company.

ment of the same in each. Education.

House bill No. 295—To encourage sheep raising in the county of Leake.

No. 585—To promote the agricultural interest of Washington county and for other purposes.

To the Committee on Education:

To the Committee on Education:

To the Committee on Education:

The special order of the day—An act to smend an act defining the duties of the supervisors of the Penitentiary. Passed.

Senate bill—To amend and extend the provisions of sec. 2355 Code relating to appoint on the bill, and as he did not know how the Senator would rote on the amendation.

Mr. Watson—To amend section 1471 Code to the first of his base corpus. Passed.

Senate bill—To amend and extend the provisions of sec. 2355 Code relating to appoint on the bill, and as he did not know how the Senator would rote on the amendation.

Mr. Watson—To amend section 1471 Code to the first of holding the circuit court in the counties of Pontotoc, Union and Marshall.

Mr. Watson—To amend section 1471 Code to the winter of holding the circuit court in the counties of Pontotoc, Union and Marshall.

Mr. Watson—To amend section 1471 Code to the winter of holding the circuit court in the counties of the State according to the white educable children.

The special order of the day—An act to smend an act defining the duties of the surface.

No. 455—In relation to the fees of the carly relight and white the passengers without charge. Railroads.

No. 455—In relation to the charge, Railroads.

No. 455—In relation to the charge, Railroads.

No. 455—In relation to defining the carly postponed.

No. 455—To sequire the passengers without charge, Railroads.

No. 455—In relation to the charge, Railroads.

No. 455—In relation to the charge, Railroads.

No. 455—In relation to defining the carly postponed.

No. 455—To sequire the passengers without charge, Railroads.

No. 455—In relation to defining the carly postponed.

No. 455—To sequire the passengers without charge, Railroads.

No. 455—To sequire the passengers without charge.

No. 455—To sequir cases. Judiciary.

Seente bill—In relation to confirmation would yea.

Of sales under decrees in chargest fadi. school of sales under decrees in chancery. Judi- Mr. Hyer was paired with Mr. Roane of Mr. Settle-To amend section 1104 Code ciary.

Code in relation to motions for new trials amendment.

25th District, and introduced him to the Senator then took the oath of office, which was administered by the Lt.—
Governor.

The Privileges of the Senate were extended to the following gentlemen: Messrs, R. C. Patty, J. C. Williams, Jacob Haiberg and J. M. Boone, of Noxnbee; W. C. Bessinnett and Dr. R. G. Connelly, of Lee; Son the Maybe Acade and Dr. J. M. Walker, and for other purposes. This bill makes a certain territory around Tongaloo University around Tongaloo University around Tongaloo University as esparate school district.

Senate bill — It amend an act to authorsize the clerks of the circuit courts of Hand, Martin, Mitchell, Noland, Reynolds, Sykes and Whitney.

Sykes and Whitney.

No. 625—To authorize the board of supervisors of Covington county to levy a tax sonnett and Dr. R. G. Connelly, of Lee; Williams, Jacob Haiberg and J. M. Boone, of Noxnbee; W. C. Bessinnett and Dr. R. G. Connelly, of Lee; Williams, Jacob Haiberg and J. M. Walker, and Dr. R. G. Connelly, of Lee; Williams, Jacob Haiberg and J. M. Walker, and Dr. R. G. Connelly, of Lee; Williams, Jacob Haiberg and J. M. Walker, are so of the purposes. This bill makes action to the following gentlemen: Messrs. Brenham, Dickson, Dillowing Gagles, Hamilton of Haiberg action and an act to authorize the clerks of the circuit courts of Hand, Hard, Edon. Gage, Gayles, Hamilton of Haiberg action and provided and the conversion of Lowndes county. Education in Itoorporate the Meridian. Kosciusko and Grenada Railroad.

At 1:20 p. m., the House adjourned.

No. 625—To authorize the board of supervisors of Covington county to levy a tax sufficient to part of the circuit courts of Hand, Hard, Edon. Gage, Gayles, Hamilton of Haiberg and No. 603—Authorizing the beard of supervisors of Lowndes county to provide for the necessary repairs on the Maybew Acade the College occur one month sooner, viz: Lowndes county. Education in device in a certain territory around to authorize the lecks of the circuit courts of Hand, Hard, Hand, Handlen of Holmes, Hard, Handlen of sonnett and Dr. R. G. Connelly, of Lee; Hon. David Johnson and Dr. J. M. Walker, of Itawamba; Hon. N. B. Augustus, of Noxubee, Hon. R. P. Bowen, of Marshall; Hon. J. W. Fewell, of Lauderdale; and Hon. B. standing school warrants.

This House, of the names of all the convicts who died in prison or camps during the who died in prison or camps during the years 1882 and 1883, where they died, of what disease, and in whose employ they was taken up, to-wit:

Honse bill No. 132—To prohibit the sale long they had been in the service of said or gift of viscous spiritzons or malt lilong they had been in the service of said parties with whom they died, and make said report by 10 o'clock Thursday morning. Adopted.

The Committee on Public Health and Quarantine recommended the following

THE case against Frank James for the State asking the re
Senate bill—To amend section 3165, Code, That nothing in this act contained shall Senate bill-To amend chapter 45, sec- in said county.

Monroe county.

No. 633—10 authorize the board of supervisors of Coahours county to purchase a chain of title book.

Traveling on railroads without paying the Mr.

YEAS—Messrs. Alexander, Atwood, Applewhite, Baker, Raird, Barksdale, Beeman, to 12: No. 625-To amend an act to prevent Bell, Bolton, Boswell, Bramlett, Cameron, No. 402 To allow the clerks of the boards drick. Kitrell. Lamkin, Love, Magruder,

Navs Messrs, Allen, Askew, Bridges, first Monday in January and second Mon- certain books, and the circuit clerks of Car- Crump. Dale, Dickerson, Dyer, Favre, day in July and for twe've days or less. roll county with George's and Andrew's Di-In Clay third Monday in January and for gest. Mr. Reynolds—To provide for the mak-g of an abstract of the land titles of cases.

Pike county and Holmes county in certain Russell of Clay. Russell of Rankin, Stevens, The following entitled □No. 593 To authorize the boards of su- Strahan, Watlington, White, tle to change it so as to read an act for

> Amendment adopted, At 1:15 the House adjourned. NIGHT SESSION. House met pursuant to adjournment. Mr. Miller introduced the following: Resolved. That in the opinion of the piration of this session, to refund to the State Treasury the mileage received by him To secure the faithful collection of delin

to cover the expense of his return. The quent personal taxes. Passed. resolution was tabled. For the relief of W. V. Davis and C. B. resolution was tabled.

Mr. Love, previous notice having defeated, and moved to table the motion foreclosure to organize as incorporatebodies. Commerce and Manufactures.

Consideration of Senate bills: No. 604—To repeal the first section of an act to amend the charter of the town of an act to amend the charter of the town of an act to amend the charter of the town of the to To amend section 265, Code, in relation

Newton county to purchase certain reports.

To provide for guardians for many drunkards. Pe sevolent Institutions.

To amend section 1268, Code, in relation Copiah county. Indefinitely postponed.

To authorize the board of supervisors of To authorize the board of supervisors of

and Newton counties to pay the outstanding school debt of said counties. Passed.

To authorize Simpson county to pay outstanding indebteduess. Tabled subject to

tion to public revenue. Ways and means. To amend sections 2418 and 2475 Code No. 370-To juclude a certain portion of in reference to issuance of attachment by

To provide for the indexing of the rec-ords of Issaquens county. Passed. To amend section 464 Code. Indefinitely took up House bill No. 262-To change visors of Benton county additional com-To change the time of holding circuit court in the eighth circuit court district of this State. Passed.

For the relief of W. E. Freeland, of At-

tals county. Tabled subject to call.

For the relief of Frank E. Hellomon.

Tabled subject to call.

red life at the children SENATE-THIRTIETH DAY.

And the control of th

NATS — Messes. Burkitt, Liddell and of the Mississippi Weather Service and for the appointment of a director thereof. The following bills were received and referred as follows:

The following bills were received and referred as follows:

To the Committee on Agriculture. Commerce and Manufactures:

House bill No. 295—To encourage sheep

Mr. Waldrip—To prohibit the sale of the appointment of professors in the United amendment was lost by a vote of 16 to 15. The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The following bills were received and referred as follows:

The special order of the director thereof.

The special order of the paying follows:

The special order of the same in each. Education.

The special order of the director thereof.

The follows:

The follo

No. 619—To create a separate school district in the counties of Hinds and Madison, and for other purposes. This bill makes are school district in the counties of Hinds and Madison, and for other purposes. This bill makes are superintendent of Education in Yeas—Messrs. Brenham, Dickson, Dil
Mr. Martin moved the previous question.

Mr. McCool—I hereby give notice that ing the examinations for scholarships in the Word "razor."

Mr. McCool—I hereby give notice that ing the examinations for scholarships in the Word "razor."

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

The counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

To amend section in the counties of Hinds and Madison, and the bill passed by a vote of 17 to 15.

The counties of Hinds and Madison, and the bill passe

senate bill—Permitting non-resident sureties on the official bonds of county offi-House bill No. 482 For payment of a in relation to prisoners working under condeputy clerk of the circuit court of Copiah, tractors. County Affairs.

Prevent any person in said county from dispensing hospitality at his own domicile per" at close of 18th section. This amend dispensing hospitality at his own domicile in said county.

To Committee on Corporations:

ment was adopted. The bill was then

Mr. Walker—To incorporate

pervisors of Hinds county to correct erroneous assessments of lands in said county.

Pay for experts. Fees and Salaries.

Senate bill—To incorporate the Aberdeen vinous and spirituous liquo s during the county.

Senate bill—To incorporate the Aberdeen vinous and spirituous liquo s during the time of their license. said county who now have license to sell ports.

> amendment. Motion lost by a vote of 18 said town. Passed. YEAS Messes. Boone, Dillard, Eaton, Simontou, Smith, Terry, Wilson.
>
> Navs Messre, Boyd, Brenham, Burkitt. Dickson, Gage, Gayles, Hamilton of Hinds, Walker, Whitney.
> The third amendment was then adopted.

definitely postponed.

At 2:15 the Senate adjourned till 10 a m. to-morrow. HOUSE THIRTY-SECOND DAY.

On motion of Mr. Hyer the bill was in-

WEDSESDAY, February 13, 1884. pursuant to adjournment. Leave of absence was granted to Messrs. The following entitled bills were consid-Mr. Bell offered as an amendment to the Poplarville. Corporations.

To sme ad section 2563, Code.

part of fusband. Lost on third reading. To amend section 585, Code, in relation Public Health and Quarantine. To provide for the payment of the outstanding common school warrants of the ton of Holmes referred to Judiciary Com-

Clem. Ways and Means. given, moved a reconsideration of the vote whereby the bill to repeal the lien law was of railroads under execution or decrees of mitted to the Committee on Agriculture.

> cludes purchases Passed. To encourage and promote the sale of mittee. Ways and Means. of Sunflower county. Indefinitely post To authorize the board of supervisors of poned. Hancock county to compromise with the

> Warren county to provide for payment of in Chickasaw county. Indefinitely postrants of the scholastic years 1879, '80, '81, '82 and '83. Indefinitely postponed. insura To authorize an assessment of land in the call.

make an appropriation therefor. Appropriations:

Chickasaw county to total

Chickasaw county to tota To amend the charter of the city Vicksburg, and to reduce into one act the acts incorporating the city and all amend-

ments thereto. Passed. To amend the charter of the town To incorporate the town of Indianola. Tabled subject to call. To incorporate the town of Heidlehere Affairs.

ny. Passed. | limits of the town of Byhalia, Mar. Mr. Baker - Resolved that the Hall of the county, and within five miles thereof. House of Representatives be vacated this evening, commencing at 7:30 o'clock, for by the Committee on Public health and use of the Democratic Caucus, and that the Quarantine, was adopted, to-wit: Strike resolution. Adopted.

Mr. Love's resolution that no more local

bills shall be introduced after February 24, the city of Bay St. Louis, in Hancock coun-Mr. Baird-To incorporate the Maury Institute in the city of Holly Springs Mr. Baird-To amend section 1384 and 1385 Code. Judiciary. Mr. Watson—To amend section 698

Mr. Cramp—To amend section 2173 No. 164—In reference to notice of build-Code providing the infliction of a penalty on the officer failing to carry out its pro-Passed. visions. Passed.

No. 48—To amend section 2144 Code, in relation to jurisdiction and powers of bonds for trustees. Education. Mr. Cameron-To enforce the collection of poll and personal delinquencies.

Of lands of Tallahatchie county.

The bill was passed as amended by the

the College to the exclusion of applicants Senate bill—To amend section 1720 not know how Mr. Roane would vote on the for license. Ways and Means.

Calhonn, he also would vote yea, but did in relation to publication of application from more distant localities.

On motion of Mr. Dillard On motion of Mr. Dillard this amend-Mr. Henry-To smend section 1150 Code. ment was tabled.

All members present except Brenham and Roane of Webster. Mr. Simonton presented a petition from the Mississippi Valley Company of Mc-sundry citizens of Lee county. Referred to Judiciary Committee.

No. 250—To amend an act to incorporate the Mississippi Valley Company of Mc-Comb City. Passed.

No. 530—To amend an act to incorporate the Mississippi Valley Company of Mc-Comb City. Passed.

pertain bottom lands nerell dependent pur-proved March 17, 1871, and for other pur-proved by aubsti-

No. 250-To amend an act to incorporate

far as it applies to Warren county. Indef.

INTRODUCTION OF BILLS.

Bills introduced and referred as

Mr. Walker-To incorporate the Meri-

ord of conveyances of said county.

lard, M. M. Evans, F. M. Glass, of Ponto-

Mr. Harvey-For the better pro-

Senate bill No. 115-To allow the widow

the late Senator W. R. Spears to draw

At 2:40 p. m., the Senate adjourned till

HOUSE-THIRTY THIRD DAY.

House met pursuant to adjournment. Prayer by Rev. Dr. Marshall of Vicks-

cuit and chancery courts of Warren county.

To provide for an additional docket to be

Section 3165-County Affairs.

arg.
The following entitled bills passed:

THURSDAY, February 14, 1884.

Boundaries:

then passed.

BOUSE BILLS ON THIRD READING. No. 378-To amend section 410 Coce, nitely postponed.

terms of said court.

No 363—To provide for the payment of grand and petit jurors of Kemper county.

No 616—To authorize the board of su
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to employ and county with the Mississippi Re
Committee on Public Offices to e To the Committee on Education: The Committee on Counties and County Mr. Walker-To establish a norm Boundaries recommended the addition to school at Meridian. section I of the words "as far as practica To Judiciary Committee

Mr. Walker-A memorial from Col. S. J. No. 478-To authorize the board of The two first amendments were adopted.

Mr. Packwood moved to table the third

Mr. Packwood moved to table the third

Mr. Packwood moved to table the person to sell the present school building in

Mr. Hamilton, of Holmes—To amend section 2117 Code 1880 in relation to guar-No. 214 To incorporate the town of dians and wards. Hillsburg in the county of Amite. Passed. No. 404-To authorize the board of supervisors of Wilkinson county to procure new township maps.

No. 369-To provide necessary repr on the Caledonia Academy. Passed. No. 397-To amend the charter of the Mr. Luse-To make the county of Washtown of Greenville. Passed. ington a separate chancery and circuit No. 249-For relief of D. T. Mitchell, Leflore county. Passed. No. 365—To amend the charter of the Mr. Marshall—To confer police power Meridian Street Railroad Company, incorporated under chapter 38, Code. Passed. bis State, to provide for a punishment for duce into one the act incorporating the No. 399-To authorize the sheriff of a neglect of their official duties and for Washington county to employ additional other purposes.

Mr. Sykes-A petition of the Columbus Sarepta, Coahoma county, and within five Light Artillery of Columbus, asking State aid for the purpose of annual encamp and spirituous liquors within the corporate Lies on limits or within five miles of Black Hawk in Carroll county, approved March 22nd, antine: Mr. Mitchell A peration of sundry citi Holmes recommitted to the Committee on zens of Pontotoe asking for repeal of the

> Holmes county. On motion of Mr. Hamil-Mr. Powel—To pay back to W. H. Benton, a crippled Confederate soldier the sum of of \$25.00 paid by him for a privilege tax. No. 350—Prohibiting the sale or giving away of intoxicating liquors in the county Union county. On motion of Mr. Boyd in-definitely postponed. flore county. On motion of Mr. Hender-Quarantine recommended an amendment

> son indefinitely postponed.
>
> No. 179 —To prevent the scalage of baled exempting incorporate towns. ment was tabled. Mr. Hyer moved the indefinite postpone Under the operation of the previous question moved by Mr. Dillard, the bill passed by a vote of 25 to 5. real and personal property in Carroll county, was referred to Judiciary Com YEAS.-Messrs. Boone, Boyd, Brenham

Dillard, Eaton, Gayles, Guyton, Dickson, of Holmes, Harvey, Keith, Kyle, Hamilton, Martin, Mitchell, Noland, Owen, Packwood, To amend section 595, Code, relating to privilege license. Ways and Means.

To amend section 2173, Code, relative to distribution of common school fund. Ed.

To prohibit the sale of Itquors in district No. 5, Simpson county. Tabled subject to Lafayette county. Recommitted to Committee. Powel, Simonton, Smith, Sykes, Terry, Walker, Whitney and Wilson. NAYS .- Messrs. Burkitt, Gage, Hender-Lafayette county. Recommitted to Committee on Claims.

Mr. Hamilton of Holmes, was paired with Mr. Jeffords. If Mr. Jeffords had been present he would have voted nay and Mr. Hamilton would have voted yea. The privileges of the Senate were exinsurance deposits. Tabled subject to tended to Messrs. Hiram Wood, J. W. Dil-

> No. 473-To provide for the making of toc and Rev. J. M. Smothers of Natchez. lawful fences in the county of Claiborne To the Committee on County and County and for the prevention of hogs from run-No. 358 Authorizing the board of sucounty of Madison. ings on the first Monday in each month, and improvement of stock in Madison of of the peace and constable district in tion 344 Code 1880 in relation to the employment of a special guard at the jail in

Jackson, Hinds county.

A message was received from the Gov-No. 474-To authorize the board of supervisors of Clay county to hold regular meetings on the first Monday of each ernor that he had approved; Mr. Dillard offered the following his salary for the year 1884. shall be construed to authorize any increase of pay to the members of said board. The amendment was adopted and bartering, giving or loaning of spirituous

Bills to amend chapters 2807, 1028, 3172, 839, 2230, 3002, 2073, 349. No. 433 -To amend an act to incorporat

The bill as amended was passed,
No. 247—To incorporate the Mississipp
State Fair Association. Passed wit

ernor of the State, to place of trial.

Wilkinson county to repair a building.

The following entitled bills were referboards of supervisors. Passed.
No. 521—To provide for abstract of title
of lands of Tallahatchie county. Means.

Mr. Williamson—To amend the criminal laws of this State and to provide for the indemnity of stolen and other property unlawfully obtained. Judiciary To amend the following Section 1108-Temperance. Section 424-Tempe

several States of the United States and appenses of said committee or such sum as may be required not to exceed that sum. Mr. Magrader offered to amend by mak-

A resolution of thanks to the Peniter tiary Committee for the faithful manne in which they had performed their dutie was offered by Mr. Miller and adopted. Also a resolution that the committee to ascertain the outstanding indebtedness shall sit again and hear testimony which of the liquidating leves district and for may exonerate any particular persons from responsibility.
At 1:55 the House adjourned.

The following entitled bills were passed courts from allowing accounts except when itemized and verified by affidavit. To authorize the Governor to offer a reward for the discovery and arrest of cri

to making up the issue in trials of the To amend section 1510, Code. or mother," after the word father. To amend section 2804, Code. Doing away with necessity of proving the fire

To construe section 133, Code. To amend section 2408, Code, add pro viso "that this act shall apply only to cases arising in the district in which any justice poses. The title was amended by substi-tuting "repeal" for "amend." The bill was of the peace is acting.

To amend section 170, Code, to provide for the payment of certain election ser-

At 9:45 the House adjourned.

SENATE-THIRTY-SECOND DAY. FRIDAY, February 15, 1884. Senate met pursuant to adjournment. Lt.-Gov. Shands in the Chair.

INTRODUCTION OF BILLS. Bills were introduced by leave and referred as follows: To Committee on Corporations

Prayer by Rev. Mr. Newell.

All members were present.

Mr. Simonton-No. 237-To consolidate nto one the several acts of incorporation of the town of Baldwin, in Lee and Pren Mr. Marshall, No. 240-To amend an act to charter the Warren Cotton Mills Com-

the names of said company to that of the Warren Mills. Mr. Brenham, No. 243-To approve, rat- Beard, a minor, of Granada county. ify and confirm the consolidation and merging of the Natchez Wharf and Eleva-Mr. Henderson-To amend section 2513 Code 1880 so as to authorize the clerk of tor Company and the Bluff City Railway

any circuit court when any judgment is Company. incorporating the Chickasaw Savings Insti- the State. tution of Okolona, and an amendment to name to Chickasaw Savings Bank. Mr. Dillard, No. 254-To amend and re- Elecions,

> amendatory thereof. Corinth. To the Judiciary Committee: mend sections 1783, 2442 and 2443 Code

> relation to answer of garnishees.
>
> Mr. Marshall—No. 239—In relation the porter of the Supreme Court. tion 2000 Code as to bond of county administrator of Adams county.
>
> Mr. Roane, of Calhoun—No. 246—To legalize the assessment of real and personal property in Calhoun county and for oth-

Mr. Eaton—No. 258—To require dealers in vinous and spirituous liquors in nantities from one to five gallons to comly with sections 1103 and 1104 Code, The Committee on Public Health and Mr. Brenham, No. 241-To amend the

egistration laws of the city of Natchez. To Committee on Humane and Benevolent Mr. Brenham, No. 242-Appointing commissioners of the Natchez Hospital with power to sell and convey the property

Mr. Brenham, No. 244-For relief of James W. Lambert, sheriff of Adams county. This bill authorizes and requires the tendent and trustees for the E State Treasurer to pay said Lambert the pi Lunatic Asylum, do pass. sum of seventy dollars for expenses in the capture of one J. S. Montgomery, a fugi-

rah for recapturing John Branch, a mur-3. Stovall and Gates Dibrell, of Chickasaw Boundaries: Mr. Whitney, No. 247-To authorize the monton, Smith and Terry. Mr. Harvey-To protect game in the Secretary of State to furnish the chancery and circuit clerk's office of Franklin county

> for professional services to the cyclone regulate the sale of vinous, spirituous or visit and investigate the condition of the malt liquors in the town of Houston in East Mississippi Insane Asylum which re-Mr. Marshall, No. 257-To amend an act lands on which said Asylum is located be in relation to the jail guards of Warren and the same is hereby referred to a special county, approved March 9, 1882. Mr. Guyton, No. 259-For relief of R. I

Johnson of Leake county. To Committee on Education: Mr. Roane of Calhoun, No. 248-To au-Mr. Roane of Calhoun, No. 210 10 and thorize the boards of supervisors of the thorize the boards of supervisors of the Jeffords were appointed as said committee Mr. Dillard offered the following: To Committee on Finance: Mr. Reynolds-To exempt money loaned

Senate bill-To prevent the sale or exat not more than eight per cent. from taxwhich is not assessed and taxed.

The privileges of the Senate were exwas lost.

Mr. Orr—To charter the Mississippi Prohibitory Medical Company. Corporations.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee on Corporations recommended certain amendments, which were adopted.

The Committee of Col. John G. Hastings, Col. R. P. Urinter, Col. John G. Hastings, Col. R. Du Berry, of Calhoun; Mr. J. R. DuBerry, of Calhoun, Wr. J. R. DuBerry, of advised of [their contents.

For stereotyping, publishing and sale of the supreme court reports and to fix the salary of the supreme court reporter.

Fitzgeral, of Grenada; Wm. J. Hamilton, of Tupelo, in Lee county, approved March 4, Aby, of Claiborne; Hon. J. S. Sexton, of Copiah; Capt. W. H. Witty, of Montgom
The special order for to-day was then To expediate the business of the circuit courts and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To change the time of holding the circuit and promote the public interest.

To cede jurisdiction to the United States over certain lands and for the purchase and condemnation thereof.

467—To authorize the board of supervisors of Alcorn county to compromise the State and county taxes due on the property on the property charged with the commission of a felony and arrested by the requisition of the Gov-That Senste bill No. 141—To amend secof supervisors to equalize the assessment of taxes, be committed to the Judiciary

ed, do pass as amended.

and all 224 To salarge the pow printing five hundred similars to defray ex. of the conteres authorities of the city of Aberdeen.

House hill 450—To repeal an act to
amend section 706 Code, so far as the same
amend section 706 Code, so far as the same

Mr. Magrader offered to amend by making the number of commissioners three.

Adopted.

Mr. Miller moved to make the appropriation \$1,000. The amendment was discussed in Committee of the Whole who reported and recommended the adoption of the amendment and the passage of the bill. The report was received.

Mr. McKenzie moved the bill be considered engressed, read a third time and placed upon its final passage. The motion prevailed and the bill passed.

A resolution of thanks to the Penitanthe town of Wesson, Copiah county.

Mr. Powel, for Committee on Levi

House bill 330-To further amend an act other purposes, approved March 5, 1880, do pass with an amendment. Mr. Sykes, for the Committee on Uni Senate bill 216-To require the trustee of certain institutions to whom money is appropriated to make report to the Legis lature how such appropriation is expended

do pass.

Mr. Gage, for Committee on Public Health and Quarantine reported back with-out recommendation sundry local prohibition bills referred to them. To amend section 1776, Code in relation Mr. Mitchell, for Judiciary Committee scommended that these bills do pass.
Senate bill 167—To amend section 470. Code, in relation to the ownership of property as shown by the assessments

Senate bill 168-In relation to the statute of limitations in suits against public offi-Senate bill 181—To regulate the finances of Simpson county, and for other purposes. Senate bill 197—To amend section 1112, Code, in relation to penalty for selling senate bill 206-To amend section 1 of an act to amend section 585, Code, in rela-

tion to public revenue. ing circuit court in Clay and Winston Senate bill 223-To provide for the mak ing of an abstract of titles in Monroe

House bill 632—To change time of hold-ing chancery court in Tunica county. House bill 324-To ratify and approve a certain order of board of supervision Holmes county. Senate bill 194-To provide for the refunding of the debt of Kemper county, and

for other purposes.
Senate bill 203—To change the time of holding circuit court in Tunica county. That these bills do not pass: House bill 160-To amend section 450, Code, for relief of justices of the peace in criminal cases. House bill 216-To amend section 2191 Code, so as to define jurisdiction of juspany, approved March 8, 1882, by changing tices of peace in the two circust and chan cery court districts of Chickasaw county

Senate bill 44 - Ratifying compromise of certain suits made by board of supervisors obtained to record a certificate copy of said judgment and index the same in proper record of conveyances of said county.

Mr. Gage, No. 250—To incorporate the senate bill 178—To provide an official per record of conveyances of said county.

Mr. Reynolds, No. 253—To amend an act stenographer for each judicial district in That Senate bill 196-To change the 29th said act of incorporation changing the senatorial district into two districts be rereferred to Committee on Registration and

House bill 452-In relation to fees o

House bill 267-To amend an act to make town of Shuqualak, and the several acts Warren county a separate circuit and chancery court district and to provide for de Mr. Noland-Relating to mortgages, Mr. Boone, No. 260-For relief of a cer- fraying expenses of the courts therein, apon motion of Mr. Dillard indefinitely deeds in trust and liens on growing ostponed.

Lambda and for other purposes.

The proved April 11, 1876, and for other purposes, deeds in trust and liens on growing ostponed.

Lambda and for other purposes.

The proved April 11, 1876, and for other purposes, deeds in trust and liens on growing ostponed. Mr. Hyer for Committee on Registratio Mr. Roane, of Calhoun—No. 238—To bills do not pass:

Senate bill No. 200-To provide com pensation for the circuit clerk of Adams county for services as registrars. Senate bill No. 221-For relief of J Huggins, of Marshall county. House bill No. 301-To authorize the board of supervisors of Washington county to make additional allowance to cover

Mr. Hamilton for Committee on Educa

tion recommended that these bills do pass: House bill No. 221-To provide for reboard of supervisors of Lowndes county to provide for necessary repairs on the May hew Academy.

House bill 477-For relief of N. W. Les. Superintendent of Education, of Coahoms lent Institutions recommended that-Senate bill 201-To authorize and re-

tive from justice.

Mr. Roane, of Calhoun, No. 249—To auTo make the Superintendent of Education thorize the board of supervisors of Calhoun county to allow a reward to Dr. Jno. Darwas lost by a vote of 17 to 14.

with certain books and for other purposes.

Mr. Reynolds, No. 251—For relief of Dr.
C. S. Woodmansee of Monroe county.

Mr. Sykes was excused from voting.

the same and report to this Senate at as early a day as practicable. The resolution was adopted.

Messrs. Roane of Calhoun, Martin and

Resolved, That a special committee three be appointed from Senators repre senting counties from which come the bills (prohibition) this day reported by the Committee on Public Health and Quarantine, to whom those bills shall be referred

situated in Corinth. Do not pass. late the sale of real property under mort-The committee were of the opinion that gages, deeds of trust, judgement or decrees

No. 352-For relief of cyclone suffer No. 81-To reduce the penalty of the sheriffs and assesors bonds in and for the That Senate bill No. 195-To amend sec. potted. No. 321-To amend section 1244 Code in tion 826, Code, in relation to how damages The Committee offered to amend by That House bill No. 519—To fund the outstanding debt of Sunflower county, and to provide a revenue therefor, and for the provide a revenue therefor, and for the committee offered to amend by striking out after the enacting clause and inserting new matter.